## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	)	
TriCom Overseas Technologies, LLC	)	
Application for authority pursuant File	No.)	I.T.C96
to Section 214 of the	)	
Communications Act of 1934,	)	
as amended, for global authority	)	
to operate as an international	)	
facilities-based and resale carrier	)	
	)	

## Application

TriCom Overseas Technologies, LLC. ("TriCom Overseas Technologies, LLC"), hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. Section 214 (1982), and Section 63.18 of the Commission's Rules, 47 C.F.R. Section 63.18, to provide global international facilities-based and resale services between the United States and international points.

TriCom Overseas Technologies, LLC is a new U.S. company organized to provide international telecommunications services. TriCom Overseas Technologies, LLC has no foreign affiliations. TriCom Overseas Technologies, LLC serves business customers throughout the United States.

By granting this application, the Commission will serve the public interest, convenience and necessity by promoting competition in the international services market. Competition will benefit U.S. consumers by increasing service options and lowering prices. Thus, the public interest will be served by the grant of Section 214 authority to TriCom Overseas Technologies, LLC.

## Section 63.18 Information

The following information is submitted, as required by Section 63.18 of the Commission's Rules, in support of TriCom Overseas Technologies, LLC.'s request for authorization.

- (a) TriCom Overseas Technologies, LLC 501 Brickell Key Drive Suite 507 Miami, Florida 33131 305-379-7976
- (b) TriCom Overseas Technologies, LLC, is a corporation organized under the laws of the State of Florida.
- (c) Correspondence concerning this application should be sent to:

Kenneth Jacobi Regnum Group, LLC 1020 N.W. 163 Drive Miami, Florida 33169 305-914-3364

(d) TriCom Overseas Technologies, LLC has not received authority previously under Section 214 of the Communications Act.

- (e) TriCom Overseas Technologies, LLC requests global facilities-based and resale Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and (e)(2) of the Commission's Rules.
- (f) At this time, TriCom Overseas Technologies, LLC seeks no other authorization available under Section 63.18(e).
- (g) Not applicable.
- (h) TriCom Overseas Technologies, LLC certifies that it is not affiliated with any foreign or U.S. facilities-based carrier.

In support of this certification, the name, address, citizenship and Principal business of the sole shareholder that controls ten percent or more of TriCom Overseas Technologies, LLC is as follows:

Rafael Dangond TriCom Overseas Technologies, LLC 501 Brickell Key Drive Suite 507 Miami, Florida 33131 305-379-7976

Principal Business:

Citizenship: Colombia

- (i) TriCom Overseas Technologies, LLC certifies that it has not agreed and will not agree in the future to accept any direct or indirect special concessions from a foreign carrier or administration with regards to traffic or revenue flows between the United States and any foreign countries the company is authorized to serve.
- (j) TriCom Overseas Technologies, LLC certifies that no party to this application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

In conclusion, TriCom Overseas Technologies, LLC certifies that all of the information in this application is accurate and correct.

For these reasons, TriCom Overseas Technologies, LLC respectfully requests that the Commission grant this application.

Respectfully submitted,

TRICOM OVERSEAS TECHNOLOGIES, LLC

Rafael Dangond TriCom Overseas Technologies, LLC 501 Brickell Key Drive Suite 507 Miami, Florida 33131 305-379-7976

Date: August 20, 2001